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 9 *Attorneys for Counter/Cross/Third Party Defendants*
 10 *Kevin Stolw worthy and Armstrong Teasdale, LLP*

11 **UNITED STATES DISTRICT COURT**

12 **DISTRICT OF NEVADA**

13 ADMIRAL INSURANCE COMPANY,

14 Plaintiff,

15 v.

16 KABUL, INC. d/b/a FASTRIP PWC RENTALS;
 17 KABUL, INC. d/b/a FASTRIP FOOD STORE,

18 Defendants.

19 KABUL, INC. d/b/a FASTRIP PWC RENTALS;
 20 KABUL, INC. d/b/a FASTRIP FOOD STORE,

21 Counter/Cross/Third Party Claimants,

22 v.

23 ADMIRAL INSURANCE COMPANY, et al.,

24 Counter/Cross/Third Party Defendants.

25 Civil Case No.: 2:24-cv-2060-GMN-MDC

26 **STIPULATION AND ORDER TO
 27 EXTEND TIME FOR DEFENDANTS
 ARMSTRONG TEASDALE, LLP AND
 KEVIN R. STOLWORTHY TO
 RESPOND TO THE COMPLAINT**

(FIRST REQUEST)

28 Defendants/Counter/Cross/Third Party Claimants KABUL, INC. d/b/a FASTRIP PWC
 29 RENTALS; KABUL, INC. d/b/a FASTRIP FOOD STORE (collectively, “*Kabul*”), by and
 30 through its undersigned counsel of record, and Counter/Cross/Third Party Defendants KEVIN
 31 STOLWORTHY (“*Mr. Stolw worthy*”) and ARMSTRONG TEASDALE, LLP (“*Armstrong*
 32 *Teasdale*”), by and through their undersigned counsel of record, hereby stipulate and agree as
 33 follows:

1 WHEREAS, On or about June 10, 2025, Kabul filed its Answer and Counter/Cross/Third
2 Party Complaint naming additional parties including Armstrong Teasdale and Mr. Stolworthy.
3 [ECF No. 33].

4 WHEREAS, Mr. Stolworthy's response is currently due on July 31, 2025.

5 WHEREAS, Armstrong Teasdale waived service under Fed. R. Civ. P. 4 on July 15, 2025
6 and its response is currently due on September 15, 2025.

7 WHEREAS, Kabul, Armstrong Teasdale and Mr. Stolworthy (through their undersigned
8 counsel) have met and conferred regarding extending the deadline for Mr. Stolworthy to respond
9 and to consolidate that deadline with the response deadline for Armstrong Teasdale.

10 WHEREAS, this is the first request for an extension to Mr. Stolworthy's deadline to
11 respond and good cause exists for this extension based on the recent retention of counsel by
12 Armstrong Teasdale and Mr. Stolworthy, as well as scheduling conflicts on the part of counsel and
13 the desire to consolidate the response deadlines for Mr. Stolworthy and Armstrong Teasdale.

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1 **IT IS HEREBY STIPULATED** by and among Kabul, Armstrong Teasdale and Mr.
2 Stolworthy that the deadline for Armstrong Teasdale and Mr. Stolworthy to respond to Kabul's
3 Counter/Cross/Third Party Claims [ECF No. 33] shall be **August 29, 2025**.

4 **IT IS SO STIPULATED.**

5 Dated this 29th day of July, 2025.

6 **CHRISTENSEN LAW OFFICES, LLC**

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28 *Attorneys for Defendants Kevin Stolworthy*
29 *and Armstrong Teasdale, LLP*

30 **IT IS SO ORDERED.**

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32 Hon. Maximiliano D. Couvillier III
33 United States Magistrate Judge

34 DATED: 7/31/2025